Case 8: 08-cy-00733-JVS AN Document 30 Filed 12/17/08 Page 1 of 6 Page ID #:214 Anthony M. Keats (Bar No. 1236/2)

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Attorneys for Plaintiff

LOUIS VUITTON MALLETIER, S.A.

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

LOUIS VUITTON MALLETIER, S.A., | Case No.: SACV 08-733 JVS (ANx)

Plaintiff,

v.

SELEX FOOTWEAR, INC., a California corporation, KIMIM LIEN THI NGUYEN, an individual, K SHOES N GIFTS, a California corporation, HAN THAI, a business of unknown origin, PHUONG L. LUU, an individual, and JOHN DOES 1-10,

Defendants.

FINAL JUDGMENT UPON CONSENT WITH RESPECT TO DEFENDANT K SHOES N GIFTS

Plaintiff, Louis Vuitton Malletier, S.A. (hereinafter "Louis Vuitton" or "Plaintiff"), having filed a Complaint in this action charging defendant K Shoes N Gifts (hereinafter "K Shoes" or "Defendant") with federal trademark counterfeiting, federal trademark infringement, federal false designation of origin, federal trademark dilution, federal copyright infringement, state statutory and common law trademark counterfeiting, infringement and unfair competition, state statutory unfair competition, state statutory and common law trademark dilution, and constructive trust, and the parties desiring to settle the controversy between them, it is

ORDERED, ADJUDGED AND DECREED as between the parties that:

- 1. This Court has jurisdiction over the parties to this action and over the subject matter hereof pursuant to 15 U.S.C. §§ 1116(a) and 1121; 17 U.S.C. § 501; 28 U.S.C. § 1331, and § 1338(a) and (b); and 28 U.S.C. § 1367. Venue in this district is proper pursuant to 28 U.S.C. §§ 1391 (b) and (c). Service was properly made against Defendant and Defendant does not contest service or jurisdiction.
- 2. Louis Vuitton is organized and existing under the laws of France, with its principal place of business in Paris, France. Louis Vuitton is the sole and exclusive distributor in the United States of goods bearing the Louis Vuitton Trademarks and Louis Vuitton Copyrighted Works (defined below).
- 3. Louis Vuitton is the owner of all rights in and to numerous federal trademark applications and registrations including without limitation the following:

22	<u>Mark</u>	Registration No.	Date of Registration	
23	LV and Design	1,770,131	May 11, 1993	
24	LV and Design	2,399,161	October 31, 2000	
25	Flower Design	2,181,753	August 18, 1998	
26	Flower Design	2,177,828	August 4, 1998	
27	Flower Design	2,773,107	October 14, 2003	

Louis Vuitton is also the owner of the common law Monogram Multicolor Trademark, a modified version of its Toile Monogram Trademark, printed in thirty-three bright

- ³ Murakami colors on a white or black background. Louis Vuitton's trademarks,
- ⁴ including without limitation those specifically identified hereinabove, are hereinafter
- ⁵ collectively referred to as the "Louis Vuitton Trademarks." True and correct copies of
- 6 the Certificates of Registration issued by the United States Patent and Trademark
- 7 Office evidencing the above-referenced federal trademark registrations are attached to
- 8 the Complaint and identified as Exhibit 1.
- 9 4. Louis Vuitton is the owner of certain registrations in the United States
- Copyright Office including, but not limited to, U.S. Registration No. VA 1-250-121
- for the Louis Vuitton Multicolor Monogram Black Print and U.S. Supplementary
- Registration No. VA-1-365-644 for the Louis Vuitton Multicolor Monogram –Black
- Print; and U.S. Registration No. VA-1-250-120 for the Louis Vuitton Multicolor
- Monogram White Print and U.S. Supplementary Registration No. VA-1-365-645 for
- the Louis Vuitton Multicolor Monogram White Print. Louis Vuitton's copyrights,
- including without limitation the copyrights specifically identified hereinabove, are
- hereinafter collectively referred to as the "Louis Vuitton Copyrighted Works." True
- and correct copies of the Certificates of Registration issued by the United States
- 19 Copyright Office evidencing these federal copyright registrations, as well as a color
- 20 photograph of the copyrighted works identified therein, are attached to the Complaint
- and identified as Exhibit 2.

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- The Louis Vuitton Trademarks are in full force and effect; and the
- trademarks thereof and the goodwill of Plaintiff's businesses in connection with which
- the trademarks are used have never been abandoned.
- 25 6. Plaintiff alleges that Defendant has sold merchandise wrongfully bearing
- counterfeits of the Louis Vuitton Trademarks and infringements of the Louis Vuitton
- 27 Copyrighted Works. Defendant enters into this Judgment without admitting liability.
 - 7. Defendant and its officers, directors, employees, attorneys, partners, agents, subsidiaries, successors, assigns, affiliates and any and all persons and entities

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3	under Defendant's	s direction or control, or in active concert or participation with any				
4	of them, agree to be contractually enjoined and are immediately and permanently					
5	enjoined and restrained throughout the world from:					
6	(a)	using any reproduction, counterfeit, copy or colorable imitation of				
7		the Louis Vuitton Trademarks on any goods;				
8	(b)	engaging in any conduct that tends falsely to represent that, or is				
9		likely to confuse, mislead, or deceive purchasers, Defendant's				
10		customers, and/or members of the public to believe that the actions				
11		of Defendant, the products sold by Defendant, or Defendant itself				
12		is connected with Plaintiff, is sponsored, approved, or licensed by				
13		Plaintiff, or is in some way connected or affiliated with Plaintiff;				
14	(c)	affixing, applying, annexing, or using in connection with the				
15		manufacture, distribution, advertising, sale, and/or offering for sale				
16	•	or other use of any goods or services, a false description or				
17		representation, including words or other symbols, tending to				
18		falsely describe or represent such goods as being those of Plaintiff;				
19	(d)	damaging Plaintiff's goodwill, reputation, and business;				
20	(e)	infringing the Louis Vuitton Trademarks by manufacturing, importing, producing, distributing, circulating, marketing, advertising, promoting,				
21		offering for sale, selling, displaying or otherwise disposing of any products bearing any simulation, reproduction, counterfeit, infringement, copy or				
22		colorable imitation of the Louis Vuitton Trademarks or Louis Vuitton				
23	(f)	Copyrighted Works; using any simulation, reproduction, counterfeit, infringement, copy or				
24		colorable imitation of the Louis Vuitton Trademarks in connection with the promotion, advertisement, display, sale, offering for sale, manufacture,				
25		production, circulation or distribution of any unauthorized products in such fashion as to relate or connect, or tend to relate or connect, such products in				
26		any way to Plaintiff, or to any goods sold, manufactured, sponsored or				
27	(g)	approved by, or connected with Plaintiff; making any statement or representation whatsoever, or using any false				
28		designation of origin or false description, or performing any act, which can or is likely to lead the trade or public; or individual members thereof, to believe that any products manufactured, distributed or sold by Defendant are in any manner associated or connected with Plaintiff, or are sold, manufactured, licensed, sponsored, approved or authorized by Plaintiff;				

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3		(h)	directly or indirectly causing the dilution, blurring or tarnishment of the Louis Vuitton Trademarks or using any other name or trademark likely to cause				
4		(i)	dilution, blurring or tarnishment of any of the Louis Vuitton Trademarks; directly or indirectly copying or appropriating any valid intellectual property				
5		(1)	rights of Louis Vuitton throughout the world including, but not limited to, trademarks, copyrights, design patents, trade dress or luggage, handbags,				
7		(j)	shoes, apparel, or accessory designs; and assisting, aiding or abetting any other person or business entity from engaging				
8	(a)	The	in or performing any of the above-described acts. jurisdiction of this Court is retained for the purpose of making any				
9	further orders necessary or proper for the construction or modification of the						
10	settlement agreement between the parties, this Judgment, the enforcement thereof and						
11							
12	the punishment of any violations thereof. (b) This Judgment shall be deemed to have been served upon Defendant at						
13	(b) This Judgment shall be deemed to have been served upon Defendant at						
14	the time of its execution by the Court.						
15	(c)		Court expressly determines that there is no just reason for delay in				
16	entering this Judgment, and pursuant to Rule 54(a) of the Federal Rules of Civil						
17	Procedure, the Court directs entry of judgment against Defendant.						
18	D . 1 D	1	17. 2000				
19	Dated: Dec	embe	r 17, 2008.				
20			James 7 Selm				
21	Hon. James V. Selna						
22			United States District Judge				
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3	Presented by:								
4	ANTHONY M. KEATSDAVID K. CAPLAN KONRAD K. GATIEN KEATS McFARLAND & WILSON LLP9720 Wilshire Boulevard, Penthouse Suite Reverly Hills California 90212								
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6	SuiteBeverly Hills, California 90212 (310) 248-3830								
7									
8	Konrad K. Gatien								
9	Attorneys for Plaintiff Louis Vuitton Malletier, S.A.								
10	CONSENT								
11	The undersigned hereby consent to the entry of the Final Judgment Upon								
12	Consent.								
13	Dated:	_, 2008	K SHOES	S N GIFTS					
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16	•		Timoth	ny Gian					
17		Its:							
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